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203,046 11/03/80	Frank S. Beckerer	1389
- H. Gibner Lehmann	7	EXAMINER Caun
5 Kent Rd.	<u> </u>	Caun
Easton, CT 06612		ART UNIT PAPER NUMBER
		352 2
	MANT	MAILED:
This is a communication from the examiner in charge COMMISSIONER OF PATENTS A	FFR 17	1982
	GROUP	350
This application has been examined.	onsive to communication filed on	This action is made fina
A shortened statutory period for response to this acti Failure to respond within the period for response will		
Part I THE FOLLOWING ATTACHMENT(S) AR	E PART OF THIS ACTION:	
1. Notice of References Cited by Examiner, F	PTO-892 2. Notice of Informal	Patent Drawing, PTO-948
·	PTO-1449 4. Notice of Informa	
Part II SUMMARY OF ACTION 5.		
, -		are pending in the application
,		
Of the above, claims		are withdrawn from consideration
2. Claims		have been cancelled.
3. Claims		are allowed.
4. Claims _/ - //		io-add
5. Claims		are objected to.
6. Claims	are	subject to restriction or election requiremen
7. The formal drawings filed on	are	acceptable.
8. The drawing correction request filed on	hat	s been approved. disapproved.
9. Acknowledgment is made of the claim for p	priority under 35 U.S.C. 119. The certified copy	y has
been receivednot been receive	ed. Deen filed in parent application, serial	no,
	filed on	
10. Since this application appears to be in cond cordance with the practice under Ex parte	ition for allowance except for formal matters, p Quayle, 1935 C.D. 11; 453 O.G. 213.	prosecution as to the merits is closed in ac-
11. Other		
··· [_] O		

PTOL-326 (rev. 7-79)

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The abstract of the disclosure must be set forth on a separate sheet, preferably following the claims see 37 CFR 1.72 (b).

The lead line to reference numeral 80 in the upper portion of figure 4 should be extended. Reference numeral 78 has been applied twice in figure 4, but not to the same element. Page 8 line 15- What is the relationship between the peripheral screen frame 78 and the peripheral flange 80? Page 10 line 16- Portions 96 and 100 do not appear to be "downwardly offset" in the view of the drawings presented. This terminology is/clear.

Claim 1-11 are each rejected under 35 USC 112(a) as being based upon an incomplete and indefinite disclosure. The recitation in claim 1 of a spigot having a "downwardly offset portion" is not adequately supported by the disclosure. Insofar as claim 8 recites that the drain groove intersects the continuous groove (82), it does not appears to do so in figure 4.

Claims 1, 2 and 4-11 are each further rejected as being unpatentable over Beckerer in view of Greenfield. Beckerer discloses a boat window having mounting flange with continuous groove 82, spigot with inclined sill, screen with L shape flange, gasket, hinge means and window pane. Greenfield discloses boat window similarly constructed but having draining means, see figure 2 and 4, which include water passage means 80, 82 apertures 62a, and U-shaped channels 76. It is considered to come within the scope of expected skill in the art to substitute for the Beckerer port hole draining means, such means as those disclosed by Greenfield. Whether as recited in claims 9 and 10, the main body of the L-shaped flange or the base is notched, is patentably immaterial in view of the flange notches 62, 62 a disclosed by Greenfield.

Claim 3 is rejected as being unpatentable over Beckerer in view of Green field, taken as applied to claims 1, 2, and 4-11 and additionaly in view of the British patent to Wilby. Wilby

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discloses a drain recess 7 which in the manner of such grooves is curvilinear lengthwise, and concave. To provide Beckerer with curvilinear drain grooves into which feed other grooves as is disclosed by Wilby to be well known is considered to come within the scope of ordinary skill in the art.

Saur and Moundson disclose a variety of communicating and intersecting drain grooves and notches. Hamm et al discloses a curvilinear drain portion 31.

Lieberman: clg 703-557-1300 02-01-82

6. J. HUSAR SUPERVISORY PATENT EXAMINED GROUP ART UNIT 352